Exhibit 10

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA Alexandria Division

Anas ELHADY, et al.,))
Plaintiffs,)
v.) Case No. 1:16-cv-375 (AJT/JFA)
Charles H. Kable, et al.,)
Defendants.)))

FURTHER SUPPLEMENTAL RESPONSES TO THE REVISED RESPONSES TO THE FIRST SET OF REQUESTS FOR ADMISSIONS TO OFFICIAL CAPACITY TSC DEFENDANTS

RFA 5: Admit that you oversee or permit the dissemination of information in the Terrorism Screening Database either directly or indirectly to foreign governments.

Supplemental Response: Subject to and without waiving any of the objections Defendants have interposed to this request (*see* Defendants' Revised Responses to Plaintiffs' First Set of Requests for Admission to Official Capacity TSC Defendants, served December 22, 2017), TSC supplements its prior response to this RFA as a result of the parties' further meet and confer on January 5, 2018 as follows:

Admit to the extent that certain subsets of the TSDB have been shared with certain foreign government authorities under certain circumstances. Otherwise, TSC Defendants stand on their objections to this request and decline to admit or deny.

RFA 6: Admit that you permit the dissemination of information in the Terrorism Screening Database either directly or indirectly to the European Union.

Supplemental Response: Subject to and without waiving any of the objections Defendants have interposed to this request (see Defendants' Revised Responses to Plaintiffs' First Set of Requests for Admission to Official Capacity TSC Defendants, served December 22, 2017), TSC supplements its prior response to this RFA as a result of the parties' further meet and confer on January 5, 2018 as follows:

Admit to the extent that certain subsets of the TSDB have been shared with certain governmental authorities within the European Union under certain circumstances. Otherwise, TSC Defendants stand on their objections to this request and decline to admit or deny.

Dated: January 8, 2018 Respectfully submitted,

DANA J. BOENTE United States Attorney

CHAD READLER
Acting Assistant Attorney General, Civil
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ANTHONY J. COPPOLINO Deputy Director, Federal Programs Branch

____/s/__ ANTONIA KONKOLY

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CERTIFICATE OF SERVICE

I hereby certify that the foregoing document was sent via electronic mail toCounsel of Record in this case.

____/s/___

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January 8, 2018